IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA, HARRISBURG DIVISION

IN RE:

MATTHEW & AIMEE SULLIVAN :

And

SANTANDER CONSUMER USA INC. :

MOVANT : CHAPTER 13

: Case No : 1-17-00670-RNO

Vs.

MATTEW & AIMEE SULLIVAN

CHARLES J. DEHART, III TRUSTEE, :

Respondent :

ANSWER TO MOTION FOR RELIEF OF THE AUTOMATIC STAY

AND NOW, comes Respondents, Matthew & Aimee Sullivan, by and through their attorney, Gregory S. Hazlett, Esquire, and answers this Motion for Relief from Automatic Stay:

- 1. ADMITTED:
- 2. NO RESONSIVE PLEADING REQUIRED:
- **3.** ADMITTED:
- **4.** ADMITTED:
- (A)—ADMITTED
- (B) ADMITTED
- (C) ADMITTED

(D) 1. DENIED: Counsel for the debtors lacks sufficient information to confirm the

balance of this account

2. DENIED: Counsel for the debtors lacks sufficient information to discern the level

of arrearages if any owing to the movant as of the date of the underlying Motion for

Relief.

5. DENIED:

(A) DENIED: Counsel for the debtor lacks sufficient information to confirm or deny the

level of arrearage if any owing to the movant.

WHEREFORE, the debtors respectfully requests that the Honorable Court deny the

movant's Motion for Relief from the Automatic Stay for the aforementioned reasons.

8/16/2018

Respectfully submitted,

s/s Gregory S. Hazlett, Esquire

Gregory S. Hazlett, Esquire 7 West Main Street

Mechanicsburg, PA. 17055

Phone:(717)-790-5500